

**UNITED STATES DISTRICT COURT FOR  
THE EASTERN DISTRICT OF PENNSYLVANIA  
OFFICE OF THE CLERK  
601 MARKET STREET, FIRST FLOOR  
PHILADELPHIA, PA 19106**

**James Coppedge, sui juris  
Attorney-In-Fact for  
JAMES COPPEDGE,  
Debtor © Ens legis  
*Plaintiff***

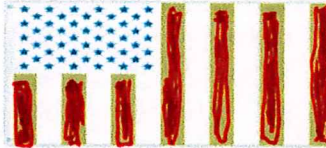
**Case No.: 22-cv-679 (JMY)**

**v.**

**Date: 07/22/2022**

**CITY OF PHILADELPHIA/  
DEPARTMENT OF REVENUE**

***Defendants***



**AFFIDAVIT OF ADDENDUM  
TO JURISDICTION**

**PETITION FOR RECONSIDERATION**

**TO COMPEL SETTLEMENT OF DEBT DISCHARGES/SETOFF AND MONETARY  
DAMAGES:**

**COMPLAINT FOR A CIVIL CASE ALLEGING THAT THE DEFENDANT FAILED TO  
CREDIT THE PLAINTIFF'S ACCOUNTS ACCORDING TO HJR-192 AND PUBLIC  
LAW 73-10(48) STATUE 112-113 IN CONSIDERATION OF THE U.S. CONSTITUTION  
ARTICLE 1,§ 10 WHICH WAS ACCEPTED AND RETURNED FOR VALUE...AND  
THAT THE DEFENDANT OWES PLAINTIFF A SUM OF MONEY. THAT THE  
DEFENDANT HAS FILED FRIVOLOUS, AND MISLEADING DOCUMENTS WHICH  
REMAIN UNREBUTTED BY AFFIDAVIT BY ABSENCE OF JURISDICTION.**

**FEDERAL RULES OF CIVIL PROCEDURE: 12b(6)(1)(2) 802, 60(b), (28 U.S.C. § 1332; §  
1603 (a) Diversity of Citizenship)**

Come now, James Coppedge of sound mind and body and over the age of 21 declaring that the following is true and correct to the best of his knowledge and understanding, and unlimited Commercial Liability.

Be advised that the word “**MOTION**” has been replaced with the word “**PETITION**” throughout the Civil Complaint filed on February 28, 2022, pursuant to the PA Constitution of September 28, 1777. See original document entitled: Court of Common Pleas of Philadelphia, County Trial Division, the Civil Complaint, dated, June 2022, File number: 220102380, 2206T0110, and 22-cv-679 (JMY) for all response documents of the Plaintiff using the word “**Motion**” to be replaced with the word “**Petition.**”

### **STATEMENT OF PA CONSTITUTION**

- I. “That all men are born equally free and independent, and have certain natural, inherent, and inalienable rights, amongst which are, the enjoying and defending life and liberty, acquiring, possessing, and protecting property, and pursuing and obtaining happiness and safety.
- IV. “That all power being originally inherent in, and consequently derived from, the people; therefore, all officers of government, whether legislative or executive, are their trustees and servants, and at all times accountable to them.”

Furthermore, In reference to the above Case Numbers, an Answer to each Complaint has been filed.

Opposing Counsel(s) have either double billed JAMES COPPEDGE wrongfully more than twice about these accounts or have alleged that Article 1, § 10 of the U.S. CONSTITUTION was still current Public Policy which is not just false but an impossibility. I am only required to pay (discharge) only once. Their un rebutted claims with Double Billing is unlawful and from my point of view they are in violation of 18 USC §241 and §242.

In accordance with the STATE OF PENNSYLVANIA UNIFORM COMMERCIAL CONSOLIDATED UCC STATUTE 3-603 and 3-604, the Court must comply with the law of current Public Policy and must compel the Defendants to comply as well.

1. Based on HJR-192, and Public Law 73-10 (48) Stat 112-113 in consideration of the U.S.

CONSTITUTION ARTICLE 1, § 10.(Suspended by Congress and Presidential Executive Order): All Bills from the CITY OF PHILADELPHIA, DEPARTMENT OF REVENUE have been "Accepted for Value and Returned for the Assessed Value for Closure and Settlement of the Accounting through the U.S. TREASURY: Exempt from Levy and Private." The Bills were Dated and Signed operating through the DEPARTMENT OF THE TREASURY. The District Court has received copies of Bill payment/discharges and UCC 3 for payment to the CITY OF PHILADELPHIA/DEPARTMENT OF REVENUE. Additionally, the District Court Supersedes Bonds to cover all liens and judgments, if any remain.

2. "Furthermore, inasmuch as no lawful money of account exist in circulation, and pursuant to current Public Policy "HJR-192", the DEBTOR has no money-at-law with which to pay a debt-at-law, which is also an impossibility. As a result of the fact that the **Accepted Agent** is authorized to tender the payment, pursuant to the above lawful Public Policy for UNITED STATES CURRENCY, the payment is tendered by a Negotiable Debt Instrument, pursuant to the UNIFORM COMMERCIAL CODE in Article 3. Part 6, Section 3-603, and the Pennsylvania Consolidated Status Title 13 UNIFORM COMMERCIAL CODE in § 3-603, and § 3-604. The tender of payment and discharge is in order to be in compliance. " But alas, it is obvious that this "Public Policy" has not been addressed or accepted in Opposing Counsel(s) briefs because they have intentionally been ignored. As an attorney, they knew or should have known better.

3. **Opposing Counsel(s) recent filing has already been Answered. Please review Current Public Policy to my Answer to the Complaint dated 03/22/22, Filing No.:22010238000008 for Proof of Claim in addition to JUNE TERM 2022, CA No.: 2206T0110.**
4. **I have no record of having filed a claim in State Court of Pennsylvania about these four (4) properties. Therefore, Opposing Counsel's information to the Court is also misrepresented, and the Rooker-Feldman Doctrine cannot apply. FRCP Rule 60, Reasons 3,4, and 5 for relief does apply since the alleged debts have all been discharged.**
5. **Furthermore, the Court cannot lawful disregard HJR-192 based on the above Public Policy.**
6. **Moreover, please Reconsider your ORDER because of Opposing Counsel's frivolous filing by fraud and misrepresentation if the facts accordingly, which were not under oath as stipulated and in violation of my God given secured rights without prejudice and reserved explicitly. The Honorable Court must recognize my rights even if Opposing Counsel doesn't. [See *King v. First American Investigations, Inc.*, 287 F. 3d 91, 94 (2d Cir. 2002), *In re G.A.D. Inc.*, 340 F.3d 331, 334 (6<sup>th</sup> Cir. 2003.)]. Furthermore, the Court must recognize that I am the Beneficiary, Secured Party Creditor and Authorized Representative of the Accounts, pursuant to UCC 1- 2009 049 1016 (10/17/2018) The Fourth Amendment to the Bill of Rights is clear: [See Exhibit "A"]**

#### **Fourth Amendment:**

**"The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.**

7. **"For the record and let the record show that the Secretary of the Treasury has been authorized to offset and adjust any charge against my strawman by use of an "exemption" by way of a PRE-PAID account which links back to the CAFR accounting and my share of the living man's working energy donate to the same state by way of loans of work energy and property donations through the registration by the strawman." The PRE-PAID account has no money in it currently {as you know} It was PRE-PAID when one authorizes the state to**




become the trustee over it as an unselfish act of honor and duty. Since the Secretary of the Treasury is the only one who can enter a Certificate of Protest to my draft instrument settlement and closure of any charge that the state might bring against my strawman as a test of my competency as a Sovereignty. Sovereignty means to serve not to rule.” [From the Secured Party Creditor Process Pack, Ref: HJR-192, etc.]

8. My IRS Form 56 is on file in your office with HJR-192 MEMORANDUM OF LAW. Since all debts have been discharge, and because there is no Certificate of Protest against my drafts from my Fiduciary Creditor, the Secretary of the Treasury, the claims of the CITY OF PHILADELPHIA from its Agents are moot and without merit .

WHEREFORE, there has been NO Proof of Claim from the Opposing Counsel by Affidavit under penalty of perjury that HJR-192 should not be recognized or honored. The Court has not compelled the required disclosure as stipulated, but it should have been. Now because of the above lawful reasons and facts that are clear and unambiguous regarding the magnitude of the void in this ruling, in keeping with lawful precedent and to ensure that all of the civil rights of James Coppedge who represents JAMES COPPEDGE, DEBTOR © Ens legis are not further violated which would require examination of USC TITLE 42 § 1983, respectfully moves this Honorable Court, pursuant to the above and Memorandum of Law attached, to GRANT this Petition for Rule 60, Reasons 3, 4, and 5, Relief from Judgment [See *Agostini v. Felton*...., and *Raynolds v. McInnes*...., and **Petition** for Reconsideration based on the U.S. CONSTITUTION, and DENIED the Defendants Motion.

WITHOUT PREJUDICE

  
By James Coppedge, sui juris  
Authorized Representative &  
Secured Party Creditor Beneficiary

Without prejudice,

UCC 1-207.4/1-308, 3-419, 1-103.6

Attorney-In-Fact

UCC 1-IFSN: DOC#2931 On:0 2/12/09,  
2009 0491016, Dated 10/17/2018

c/o 52 Barkley Court

Dover, Delaware 19904

**UNITED STATES DISTRICT COURT FOR  
THE EASTERN DISTRICT OF PENNSYLVANIA  
OFFICE OF THE CLERK  
601 MARKET STREET, FIRST FLOOR  
PHILADELPHIA, PA 19106**

**James Coppedge, sui juris  
Attorney-In-Fact for  
JAMES COPPEDGE,  
Debtor © Ens legis  
*Plaintiff***

**Case No.: 22-cv-679 (JMY)**

**v.**

**Date: 07/22/2022**

**CITY OF PHILADELPHIA/  
DEPARTMENT OF REVENUE**

***Defendants***

**(PROPOSED) ORDER  
GRANTING PLAINTIFF'S PETITION FOR RECONSIDERATION**

AND NOW on this \_\_\_\_\_ day of \_\_\_\_\_, 2022, upon consideration of the Plaintiff's Petition for Reconsideration of the ORDER Dated July 12, 2022 based on the U.S. Constitution. That the Plaintiff having shown just cause why the Petition should be GRANTED and all responses thereto, it is ORDER and DECREED that the Petition is GRANTED to confirm the CITY OF PHILADELPHIA /DEPARTMENT OF REVENUE DEBT SETTLEMENTS/PAID-IN-FULL, and the Motion of the Defendants be denied and any responses thereto, The Order to GRANT the Plaintiff's Petition is based on acknowledgement and acceptance of current Public Policy of HJR-192 of June 5, 1933, and Public Law 73-10 (48) Stat 112-113 in consideration of the U.S. CONSTITUTION ARTICLE 1, §10.

\_\_\_\_\_  
Judge

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## ATTACHMENT

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## MEMORANDUM OF LAW

HJR-192 OF JUNE 5, 1933, P.L. 73-10 (48) STAT 112-113

HJR-192 TO SUSPEND THE GOLD STANDARD AND ABROGATE THE GOLD CLAUSE JUNE 5<sup>TH</sup> 1933 73 RD CONGRESS.

The Joint resolution to assure Uniform value to the coin and currencies of the United States. Whereas the holding of or dealing in gold affects the public interest, and therefore subject to the proper regulation and restriction; and whereas the existing emergency has disclosed that provisions of obligation, which purpose to give the oblige a right to require payment in gold or a particular kind of coin or currency of the united States, or in an amount of the United States measured thereby, obstruct the power of Congress to regulate the value of money of the united states, and are inconsistent with the declared policy of the Congress to enforce at all times the equal power of every dollar, coined or issued by the United States...market and in the payment of debts. Therefore be it resolved the by the senate and its representatives of the United States of America in congress assembled, that...contained in or mode with respect to any obligation which supports to give ...rights to require payments in gold or a particular kind of coin or currency or in

The Federal Government took our lawful money out of circulation in 1933 but Congress had to provide the people a remedy. Public Law: "Chap. 48, 48 Stat. 112" under HJR 192 is that remedy and in part states that the Federal Government will discharge all of our debts, public and private, dollar for dollar. This has been one of the best kept secrets in this Bankrupt Nation.

They took everything including all property and titles to property and left us only with an ability to discharge debt and create money through our signature and they never bothered to tell us.

We create money when we apply for bank loans with our signature. It is our signature and credit in our ability to work that creates the money of account and this has been the case since 1933. The banks have a monopoly to our credit and for this "service" they charge principal and interest on nonexistent money all the time giving the impression they lent us their money and this is fraud because they never revealed where the money came from. This is true for Credit Card accounts and Mortgages.

1. House Joint Resolution. 73rd Congress. Session 1. Chapters 48& 49. June 5, 6, 1933 H.J.R. 192. 1491 Public Law 1 48 Stat 1 confirmed in ~Perry v. U.S. (1935) 294 U.S. 330-381, 79 LEd 912, as well as ~Title 31 United States Code (USC) 5112, 5119 and again 12 USC 95a. When a government goes bankrupt, it loses its sovereignty.

2. Public Law 10 Chapter 48, 48 Stat. 112.

3. Public Law 73-10 40 Stat 411.

#### 4. Trading With the Enemy

Act (TWEA) OCT 6, 1917 1) That, Legal tender under the Uniform Commercial Code (U.C.C.), Section 1-201(24) (Official Comment); "The referenced Official Comment notes that the definition of money is not limited to legal tender under the U.C.C. The test adopted is that of sanction of government, whether by authorization before issue of adoption afterward, which recognizes the circulating medium as a part of the official currency of that government. The narrow view that money is limited to legal tender is rejected. "Under HJR 192 June 05, 1933 and validated in Perry above the nation is bankrupt and to support the bankruptcy my signature as a man created the currency of the realm for the transaction making me the Creditor. The existing state of emergency is verified ~Title 12 § 95, 95a, 95b and 411 Should this be doubted then these two quotes (of many more) verify the truth... since the principal part of any thing is the beginning. Maxim of Law...

Banks cannot lend depositor's money to borrowers without the depositor's written authorization, in reality, banks do not lend their depositor's money. ~12 U.S.C. §1828.

"As the situation stands at present, the banker is in a unique position. He has probably the only known instance, in business of the possibility of **lending something without parting with anything**, and making a profit on the transaction, obtaining in the first instance his commodity free." ~C. H. Douglas in a speech in Newcastle in 1923. (**Credit River Decision, creating money from thin air**)

"A national bank has no power to lend its credit to any person or corporation. ~Bowen v. Needles Nat. Bank, 94 F 925 36 CCA 553, certiorari denied in 20 S. Ct 1024, 176 US 682, 44 LED 637.

**"A bank is not the holder in due course upon merely crediting the depositors account."**  
**Bankers Trust v. Nagler, 229 NYS 2d 142, 143.**

2) That, the Federal Reserve Bank in its booklet; MODERN MONEY MECHANICS page 3, states; "In the United States neither paper currency nor deposits have as commodities. Intrinsically, a dollar bill is just a piece of paper, deposits merely book entries."

3) That the "giving a (federal reserve) note does not constitute payment." See Echart v Commissioners C.C.A., 42 Fd2d 158.

4) That the use of a (federal reserve) 'Note' is only a promise to pay. See Fidelity Savings v Grimes, 131 P2d 894.

5) That Legal Tender (federal reserve) Notes are not good and lawful money of the United States. See Rains v State, 226 S.W. 189.

6) That (federal reserve) 'Notes do not operate as payment in the absences of an agreement that they shall constitute payment.' See Blachshear Mfg. Co. v Harrell, 2 S.E. 2d 766.

7) Also, Federal Reserve Notes are valueless. See IRS Codes Section 1.1001-1 (4657) C.C.H.).

8) In light of the holding of Fidelity Bank Guarantee vs. Henwood, 307 U.S. 847 (1939), take notice of ... "As of October 27, 1977, legal tender for discharge of debt is no longer required. That is because legal tender is not in circulation at par with promises to pay credit. There can be no requirement of repayment in legal tender either, since legal tender was not loaned [nor in circulation] and repayment [or payment] need only be made in equivalent kind; A negotiable instrument."

9) U.C.C. 3-603; "If tender of payment of an obligation to pay an instrument is made to a person entitled to enforce the instrument and the tender is refused, there is discharge, to the extent of the amount of the tender..."

10) ORS 81.010 "Effect of unaccepted offer in writing to pay or deliver. An offer in writing to pay a particular sum of money or to deliver a written instrument or specific personal property is, if not accepted, equivalent to the actual production and tender of the money, instrument or property." (the latter here operates via the rule of Para Materia in Tennessee.)

11) "That because of failure of a lawful consideration the Note and Mortgage are null and void" See First National Bank of Montgomery v Jerome Daly, case # 19144 (1968). THEREFORE, in light of the above, under necessity, having no other means to pay debts at law, but being estopped and denied access to lawful constitutional money of exchange, the undersigned can only exercise the remedy under necessity to set off/discharge the 'debt/liability'.

Your Affiant, flesh and blood with PRE-PAID EXEMPT status as a current Creditor of the U.S. CORPORATION since it's bankruptcy in 1933 and with full understanding of how the monetary system works. Federal laws prohibits any banks from loaning against its own credit and customer's deposits, so my signature creates the asset of these funds which you then monetized to your gain ten (10) times, then my signature does certainly "pay" this supposed liability;

THEREIN, you are required by LAW to accept this EFT instrument and credit the above account, in honor, within 24 hours upon acceptance pursuant to U.C.C. § 3-501.

Any dishonor will be construed as a commercial injury, violation of agreement, fraud, fraud by scienter, violation of commercial law and otherwise. UCC codes used in verified tender of payment 1-201 general definitions governing eft

#### 10. CONSPICUOUS

EFT in red

3-311 (d). Receipt of an instrument is satisfaction

3-501-(4) day after day of receipt

3-603 tender of payment

(b) refusal is discharge

(c) able& ready to pay at every place of a payment stated

Your Affiant has claimed, maintain, and have at all times has retained his Constitutionally secured Rights especially, but not limited to, all aspects of this instant matter; Brady v. U.S., 397 U.S., 742 at 748. "Waivers of Constitutional Rights must not only be done voluntarily, they must be knowingly intelligent acts done with sufficient awareness of the relevant circumstances and consequences.



UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF PENNSYLVANIA

JAMES COPPEDGE,

*Plaintiff*

v.

CITY OF PHILADELPHIA/  
DEPARTMENT OF REVENUE,

*Defendants*

Case No. 22-cv-679

CANCELLED

**ORDER**

AND NOW, this 12<sup>th</sup> day of July, 2022, after consideration of Defendant City of Philadelphia's (hereinafter "Defendant") Motion to Dismiss (ECF No. 10) and all papers in support thereof and opposition thereto, it is hereby **ORDERED** that the Motion is **GRANTED**.<sup>1</sup> Defendant's Motion for an Extension of Time (ECF No. 6) is **DENIED** as moot. It is further ordered that Plaintiff's Motion to Confirm Settlement (ECF No. 9) and Motion to Dismiss (ECF No. 12) are **DENIED**. Upon entry of this Order, the Clerk of Court is directed to close this case.

**IT IS SO ORDERED.**

**BY THE COURT:**

/s/ Judge John Milton Younge

**Judge John Milton Younge**

<sup>1</sup> *Pro se* Plaintiff, James Coppedge, brings this lawsuit challenging state court proceedings instituted by Defendant, the City of Philadelphia, that sought decrees to sell four of Plaintiff's real property due to unpaid, municipal liens on them that were owed to the City. The underlying state court proceedings, which this Court takes judicial notice of, include: (1) *Philadelphia v. Coppedge* (2113 West Erie Avenue Case), No. 20-03-T0020 (Com. Pl. Phila. Mar. 6, 2020); (2)



A red, rectangular stamp with the word "CANCELLED" in a bold, sans-serif font, oriented diagonally from the top right to the bottom left. The stamp is slightly faded and has a textured appearance.

*City of Philadelphia v. Coppedge* (3739 North 18th Street Case), No. 20-03-T0021 (Com. Pl. Phila. Mar. 6, 2020); (3) *City of Philadelphia v. Coppedge* (3742 North 18th Street Case), No. 20-03-T0022 (Com. Pl. Phila. Mar. 6, 2020); and (4) *City of Philadelphia v. Coppedge* (3637 North 21st Street Case), No. 20-03-T0023 (Com. Pl. Phila. Mar. 6, 2020). In each of these cases, the Philadelphia Court of Common Pleas granted judgement in favor of the City.

On February 22, 2022, Plaintiff filed a *pro se* Complaint in this Court. Since Plaintiff is proceeding *pro se*, the Court will construe his allegations liberally. *Vogt v. Wetzel*, 8 F. 4th 182, 185 (3d Cir. 2021) (citing *Mala v. Crown Bay Marina, Inc.*, 704 F.3d 239, 244-45 (3d Cir. 2013)). The Complaint mentions Due Process and Fair Debt Collection Practices Act (“FDCPA”) violations stemming from the municipal liens and underlying state court proceedings. The Complaint also references various legal provisions, including 12 U.S.C. § 2605(e) (Servicing of mortgage loans and administration of escrow accounts), Article I, § 10 of the Constitution, the Fourth and Tenth Amendments in the Bill of Rights, the UCC, and the Civil Rights Act, 42 U.S.C. § 1983 without any indication of how they apply here.

Now before the Court is Defendant’s Motion to Dismiss. Plaintiff submitted a document titled “Motion to Dismiss” which appears to be an opposition to the Motion, not a motion seeking to dismiss Plaintiff’s own Complaint. (ECF No. 12.) Therefore, out of an abundance of caution, this Court will treat Plaintiff’s “Motion to Dismiss” as an opposition. Plaintiff also filed a motion titled “Motion to Confirm Settlement” in which Plaintiff challenges the outcome of the underlying state court proceedings. (ECF No. 9.) To survive a Rule 12(b) motion, “a complaint must contain sufficient factual matter, accepted as true, to ‘state a claim to relief that is plausible on its face.’” *Ashcroft v. Iqbal*, 556 U.S. 662, 678 (2009) (quoting *Bell Atl. Corp. v. Tombly*, 550 U.S. 544, 570 (2007)). A claim is plausible when the plaintiff pleads “factual content that allows the court to draw the reasonable inference that the defendant is liable for the misconduct alleged.” *Id.* Under Rule 12(b)(1), a court must also grant a motion to dismiss if it lacks subject-matter jurisdiction to hear a claim. *In re Schering Plough Corp. Intron/Temodar Consumer Class Action*, 678 F.3d 235, 243 (3d Cir. 2012).

As a preliminary matter, Plaintiff’s Complaint is deficient under Federal Rule of Civil Procedure 8 by failing to contain “a short and plain statement of the claim showing that the pleader is entitled to relief.” *See Travaline v. U.S. Supreme Court*, 424 F. App’x 78, 79 (3d Cir. 2011) (*per curiam*) (“Rule 8 of the Federal Rules of Civil Procedure requires that a complaint contain ‘a short and plain statement of the claim showing that the pleader is entitled to relief,’ and ‘a demand for the relief sought.’”) (quoting Fed. R. Civ. P. 8(a)(2), (3)); *see also id.* (“Each averment must be ‘simple, concise, and direct.’”) (quoting Fed. R. Civ. P. 8(d)(1)). Further, the Court finds that Plaintiff fails to satisfy the basic elements of any of the claims asserted.

Putting aside the deficiency in Plaintiff’s Complaint, and even after construing the allegations liberally, dismissal of the Complaint is further warranted for lack of jurisdiction under what is known as the *Rooker-Feldman* doctrine. *See Rooker v. Fidelity Trust Co.*, 263 U.S. 413 (1923); *District of Columbia Court of Appeals v. Feldman*, 460 U.S. 462 (1983). Under this doctrine, federal courts are barred from considering “cases brought by state-court losers complaining of injuries caused by state-court judgments rendered before the district court proceedings commenced and inviting district court review and rejection of those judgments.”

*Conklin v. Anthou*, 495 Fed. App'x 257, 261–62 (3d Cir. 2012). The doctrine bars a litigant from obtaining such relief if: (1) the federal plaintiff lost in state court; (2) the plaintiff complains of injuries caused by the state-court judgments; (3) those judgments were rendered before the federal suit was filed; and (4) the plaintiff is inviting the district court to review and reject the state judgments. *See Day v. Florida*, 563 F. App'x 878, 880 (3d Cir. 2014). Here, all four prongs are met. Plaintiff was unsuccessful in the Philadelphia Court of Common Pleas. His claims are that the violations occurred because of the state court judgments themselves. Now he invites this Court to overrule those state court judgments by filing as a complaint a purported “Notice of Appeal to the United States District the Eastern District of Pennsylvania From an Order of the Common Pleas of Philadelphia” in what is essentially an appellate brief citing the dockets of the underlying state cases. (ECF No. 1 at 7.) That is exactly what the *Rooker-Feldman* doctrine forbids. Accordingly, the Court finds that dismissal of Plaintiff’s Complaint is appropriate.

CANCELLED

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## EXHIBIT "A"

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**JLS**

**OFFICE OF THE CLERK  
UNITED STATES DISTRICT COURT  
21400 UNITED STATES COURTHOUSE  
601 MARET STREET  
PHILADELPHIA, PA 19106-1790**

16-mc-141

TO: INTERNAL REVENUE SERVICE  
ATTN: OPERATIONAL MGR.  
ACCTS MANAGEMENT 2  
ANNA S. MEDLOCK OR ASSIGN  
P. O. BOX 149338  
AUSTIN, TX 78714-9338

PHILADELPHIA DEPARTMENT OF REVENUE  
ATTN: Frank Breslin, Revenue Commissioner  
1401 JFK BLVD , 5<sup>TH</sup> FLOOR, ROOM 580  
PHILADELPHIA, PA 19102

PHILADELPHIA SHERIFF'S OFFICE  
ATTN: JEWELL WILLIAMS, Sheriff  
Richard Tyer, Real Estate Supv.  
Captain Richard Verrecchio, Real Estate Deputy  
Land title Building, 100 South Broad Street 5<sup>th</sup> Floor  
(215) 686-3535

Plaintiff

**James Coppedge, J.D., et al, sui juris**  
Attorney-In-Fact for the Plaintiff  
JAMES COPPEDGE TRUST  
c/o MINISTER JAMES COPPEDGE  
52 BARKLEY CT  
DOVER, DELAWARE {19904} a/k/a  
For: JAMES COPPEDGE , DEBTOR © Ens legis

"In Pro Per"

Registered with the  
Comptroller of Currency  
Bill of Rights: Amendments  
4<sup>th</sup> 5<sup>th</sup> 6<sup>th</sup> 7<sup>th</sup>

Re: Property Location: 2113 W. ERIE AVE 19140

C.P. 1507T0144

NOTICE OF OBLIGATION  
TO PROTECT THE RIGHTS OF THE PEOPLE

Date: 06/24/2016

Respondent/Claimant

PETITION FOR EXTRAORDINARY RELIEF PENDING PROCESSING OF U.S.  
TREASURY NOTE TO SETTLE TAX DEBT [FRCP Rule 62 (f)]

A TRUE COPY CERTIFIED TO FROM THE RECORD

DATED: 6/24/16

ATTEST: ERIC SOBIESKI

DEPUTY CLERK, UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF PENNSYLVANIA



Dear Clerk of Court:

### INTRODUCTION

This petition for extraordinary relief pending the processing of the United States Treasury Note to settle a Philadelphia Department of Revenue TAX DEBT is filed in good faith without controversy. This Petition is requested to be file under Miscellaneous Filing. The reason is foreclosure judgment promissory estoppel pending processing of the NOTE.

### STATEMENT OF FACTS

The Petition for extraordinary relief is based on equitable title reversionary interest of usufruct which is surrendered in regards to Lieber Code 31 and 38 in consideration of lawful money and full discharge which is demanded for all transactions, pursuant to 12 USC 411, 95a(2), 50 USC App. 7(e), 12 USC 342. These statutes are in support of HJR-192 of June 5, 1933, Public Law 73-10 (48) Stat 112-113 and in consideration of the authority of the U.S. CONSTITUTION ARTICLE 1, § 10, UCC 3-603, 3-604.

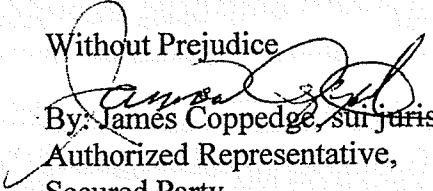
### CONCLUSION

WHEREFORE, for the foregoing valid, lawfully based reason, please grant the requested relief. Please see the enclosed attachment which justifies the Petition for Extraordinary Relief which demonstrates proof of claim of the full settlement of the accounting having been accepted and returned for the assessed value and closure of the accounting by code and current Initial Financing Statement 1 and 3. The settlement is in accordance with a 120 X the assessed value for payment submitted without prejudice or recourse.

Thank you!

JAMES COPPEDGE

Without Prejudice

By:  06/24/2022  
By: James Coppedge, sui juris  
Authorized Representative,  
Secured Party

c/o 52 Barkley Ct  
Dover, Delaware near 19904

**ATTACHMENTS**

**Affidavit of Independent of Status of James Coppedge**  
**52 Barkley Court**  
**Dover, Delaware**

STATE OF DELAWARE )  
 ) ss  
COUNTY OF RENT )

**AFFIDAVIT OF INDEPENDENT STATUS**

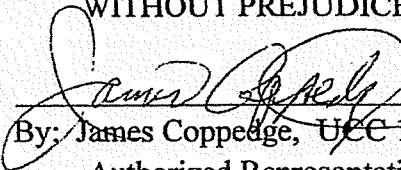
Comes now, James Coppedge, your Affiant, being competent to testify and being over the age of 21 years of age, after first being duly sworn according to law to tell the truth to the facts related herein states that he has firsthand knowledge of the facts stated herein and believes these facts to be true to the best of his knowledge.

1. That your Affiant is one of the People of these united States of America, being a creation of God and born in Brooklyn, New York, live in Dover, Delaware, in one of the several States.
2. Your Affiant is a living, breathing, sentient being on the land, a Natural Person and therefore is not and cannot be any ARTIFICIAL PERSON: JAMES COPPEDGE, DEBTOR © Ens legis and, therefore, is exempt from any and all Identifications, treatments, and requirements as such pursuant to any process, law, code, or statute or any color thereof.
3. Your Affiant notices that in these united States of America, the authority of any and all Governments reside in the People of the land, for government is a fiction of the mind and can only be created by the People, effected by the People, and overseen by the People for the benefit of the People.
4. Your Affiant at all times claims all and waives none of his God given secured and guaranteed Rights pursuant to the Declaration of Independence and the Constitution of the united States of America as ratified 1791 with the Articles of the Amendments.
5. Your Affiant notices that pursuant to the Constitution of the united States of America as ratified 1791 with the Articles of the Amendments, Article VI paragraph 2, "This Constitution and the Laws of the united States which shall be made in Pursuance thereof; and all Treaties made, under the authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding".
6. Your affiant notices, that as a matter of their lawful compliance to the referenced Constitution, any of the People, while functioning in any Public capacity, in return for the trust of the People, are granted limited delegated authority of and by the People, with specific duties delineated in accordance thereof, shall only do so pursuant to a lawfully designated, sworn and subscribed Oath of Office and any and all bonds required thereof.

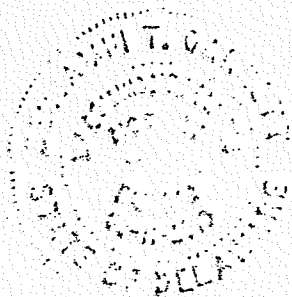
7. Your Affiant notices that the only court authorized by the referenced Constitution to hear matters of the People is a court that conforms to and functions in accordance with Article III Section 2 of the referenced Constitution in which all officers of the court abide by their sworn and subscribed oaths of office and support and defend the Rights of the People, and are heard only Trial by jury and in accordance with all aspects of due process of law.
8. Your Affiant notices that pursuant to this supreme Law of the Land and the God given Rights secured and guaranteed therein, this Constitution is established to ensure that the dominion granted by God to all People, on this land, shall endure, and ensure forever that this People on this land be free from any and all slavery, indenturement, tyranny, and oppression under color of any law, statute, code, policy, procedure, or of any other type.
9. Your Affiant further notices that pursuant to this Constitution, Affiant cannot be compelled, manipulated, extorted, tricked, threatened, placed under duress, or coerced, or so effected under color of law by any Natural Person, who individually, or in any capacity as or under an Artificial Person, agency, entity, officer, or party, into the waiving of any of Affiant's Rights or to act in contradiction thereof, or to act in opposite of the moral conscience and dominion granted Affiant by God, nor can Affiant be deprived of any of these Rights, privileges, and immunities except by lawful process in accordance with the Law, without that Natural and/or Artificial Person, in whatever capacity, in so doing, causing injury to your Affiant and thereby committing numerous crimes, requiring lawful punishment therefrom.

Further, Affiant sayeth naught.

WITHOUT PREJUDICE

  
By: James Coppedge, UCC 1-308  
Authorized Representative of  
JAMES COPPEDGE, DEBTOR © Ens legis

Before me, BENJAMIN T. GARRETT, a Notary Public duly authorized by the State of DELAWARE, personally appeared **James Coppedge** who has sworn to and subscribed in my (B7C) presence, the foregoing document, on this 15<sup>th</sup> day of JUNE in the Year 2013.2016



  
Notary Public

COM EXP  
08-11-2019



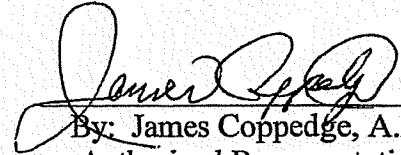
**AFFIDAVIT OF POSSESSORY AND SECURED INTEREST IN REAL PROPERTY  
2113 W. ERIE AVENUE, PHILADELPHIA, PA 19140: JAMES COPPEDGE, OWNER  
AND HOLDER IN DUE COURSE**

**COMES NOW**, James Coppedge, a living, breathing, natural born, free man on the soil, a Sovereign American Citizen, *sui juris*, defendant in error, with and claiming all of his unlimited, inherent, unalienable, Constitutionally secured Rights, and with his name lawfully and properly spelled only in upper and lower case letters, and who appears by Special Appearance, without accepting the jurisdiction of this Court, which he has duly challenged, and without consenting to jurisdiction and these proceedings, hereby respectfully makes and presents this Affidavit of Possessory and Secured Interest in the above named Real Property after being first sworn according to the law to tell the truth to the facts related herein states the he has firsthand knowledge of the facts stated herein and believes these facts to be true to the best of his knowledge.

1. Your Affiant, James Coppedge, entered into an agreement to purchase specific real property on/or about APRIL OF 2005.
2. Your Affiant, James Coppedge, notices that the address of said property is ~~2113 W. ERIE AVENUE, PHILADELPHIA, PA 19140~~
3. Your Affiant, James Coppedge, notices that the legal description of said property is as attached.
4. Your Affiant, James Coppedge, had originally purchased the property from the Philadelphia Sheriff's Sale for the sale price of \$25,000.00
5. Your Affiant, James Coppedge, as of this date, 06/01/2016, has 15 years of maintenance and upkeep of said property which has an approximate value of \$49,900.00.
6. Your Affiant, James Coppedge, has made improvements to said property from the time of original purchase.
7. The total secured interest Affiant, James Coppedge, has in this property as of this date: 6/1/2016 is approximately \$49,900.00
8. To date, no party has made any offer to Your Affiant, James Coppedge, to settle Affiant's interest in said property. Under the Bill of Rights, 5<sup>th</sup> Amendment the property cannot be

sold without just compensation to the owner in addition to UCC 3 Notice of requirements for compensation.

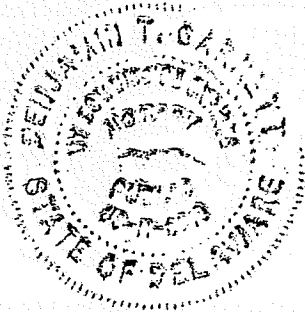
Further, Affiant sayeth naught.

 06/15/2016  
By: James Coppedge, A.A.R.  
Authorized Representative of  
JAMES COPPEDGE

Before me, BENJAMIN T. GARRETT, a Notary Public duly authorized by the State of Delaware, personally appeared: James Coppedge, who has sworn to and subscribed in my presence, the foregoing document, on this 15 th day of JUNE in the Year of our Lord 2016.

  
Notary Public

COM OAP  
08-11-2019



Registered Mail Receipt # RA 683 515 657 US

TO: 1<sup>ST</sup> CITY OF PHILADELPHIA/  
DEPARTMENT OF REVENUE  
2<sup>ND</sup> Frank Breslin, Commissioner of Revenue  
3<sup>RD</sup> 1401 JFK BLVD,  
4<sup>TH</sup> MSB, 5<sup>TH</sup> FL. Room 580  
5<sup>TH</sup> PHILADELPHIA, PA 19102

FROM: James Coppedge—Principal, Secured Party Creditor  
c/o 52 Barkley Court  
Dover, Delaware near [19904]  
Non-Domestic without the US

UCC File Number: UCC 2009 0491016  
FOR: JAMES COPPEDGE, DEBTOR  
RE: DTC Routing # 0510-0003-3#  
DTC Account # - 0+381761746  
Social Security Number – ~~SS#210-34-2201~~  
Liber Number(s) - From Docs Filed at Courthouse

DATE: June 22, 2016

## **PRE-OFFSET NOTICE FOR BALANCED BOOK ADJUSTMENT**

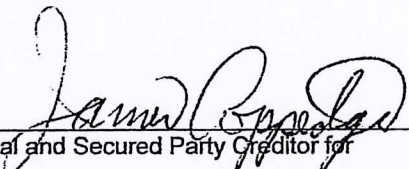
Dear Gentlemen,

The enclosed Statute Staple Security instruments are rendered to you for the purpose of balanced book adjustment as legal tender to lower and reduce the UNITED STATES national debt. The undersigned understands the complexity of following this procedure. The "Code" is effectively in place to save and protect the monetary system of this country. If and when non-accreditation occurs, the economy and monetary system of the country will certainly collapse. That is the complexity and importance of honoring this procedure.

**USC TITLE 12, CHAPTER 2 – NATIONAL BANKS** - Authorizes the procedure. If you don't understand this procedure please research the US Code, for clarity or seek competent legal counsel. You should understand that in Title 12 USC section 371b-2(c), the Code defines "Exposure" to include all extensions of credit regardless of name and description. This procedure is intended for all of the people of the United States. Non-accreditation will result in a serious error and injury against the Internal Revenue Service, and the Principal Secured Party Creditor. This will cause a miscalculation upon the Federal Reserve Accountant Balanced Book, and will require a filing of the proper IRS forms for collection of these funds. This adjustment may be completed by MR. JACOB J. LEW, Secretary of the US Treasury, who is my legally appointed fiduciary agent, or my designee as Fiduciary on the attached IRS Form 56. Documentation is enclosed.

As you are well aware, lawful money no longer exists in our economic system. This was replaced by Federal Reserve "Notes", which are, in effect, promissory notes. This procedure to allow offset of debt is the proper legal remedy that has been provided for us to discharge debt, since the money was removed by the U. S. Corporate Government. This is a debt obligation of the United States. Please use this procedure to offset any bills that I present by balanced book adjustment, settlement in full, discharge of all presentments, and return all interest to the Principal. MR. JACOB J. LEW, or my designated Fiduciary Agent, is authorized to adjust, from this account, along with any reasonable and lawful interest, penalties, and extra fees, as needed, in order to satisfy this procedure. This may be ledgered against the Account Number indicated as best suits the needs of the US Treasury.

Sincerely,

  
By: James, Coppedge Principal and Secured Party Creditor for

JAMES COPPEDGE, DEBTOR



**James Coppedge**  
**c/o 52 Barkley Court**  
**Dover, Delaware 19904**  
**Non Domestic w/o the US**

JACOB LEW, SECRETARY,  
THE UNITED STATES DEPARTMENT OF THE TREASURY  
1500 PENNSYLVANIA AVENUE NW  
WASHINGTON, DC 20220

INTERNAL REVENUE SERVICE  
Att. Operations Mgr, Accts Management 2  
Anna S. Medlock  
P. O. Box 149338  
Austin, TX 78714-9338

## Non-Negotiable REGISTERED PRIVATE OFFSET BOND

Face Value: **\$5,709.00** (FIVE THOUSAND NO HUNDREDS NINE DOLLARS AND ZERO-Cents).

To: THE UNITED STATES DEPARTMENT OF THE TREASURY  
c/o JACOB LEW, SECRETARY  
1500 PENNSYLVANIA AVENUE, NW  
WASHINGTON, DC 20220

For: THE UNITED STATES DEPARTMENT OF THE TREASURY c/o JACOB LEW, SECRETARY.,  
Fifty percent (50%) of face value  
James Coppedge Up to fifty percent (50%) of face value

For Offset Through: Private Offset and Discharge Bond Numbers *RR 853 530 130 US*, on file with THE UNITED STATES DEPARTMENT OF THE TREASURY - USPO Registered Mail Tracking Number *Numbers RR 853 530 130 US*, Secured Party Creditors - Private Offset Account Number **SS# 210342201**.

**KNOW ALL MEN BY THESE PRESENTS**, WHEREAS, only fiat money exists in circulation for the discharge of debt:

WHEREAS the undersigned Creditor does hereby declare, bind, hold, and oblige through this Private Offset Bond that one-half (fifty percent) of the above-noted Face Value of this Private Offset Bond shall be instantly ledgered by the Fiduciary to the benefit and use of THE UNITED STATES DEPARTMENT OF THE TREASURY for a period of Ten (10) years through the Date of Expiration above-noted

WHEREAS the Creditor desiring to engage and maintain honorable commercial transactions does hereby declare, bind, hold, and oblige through this Private Offset Bond that all obligations and instruments of debt including, but not limited to, debts, liabilities, encumbrances, deficiencies, deficits, liens, charges, fees, interest, bills, True Bills, taxes, obligations of contract and/or performance, and all other obligations (jointly and severally "Liabilities") attributed to the Creditor, the Creditor's collateral, in particular and/or **JAMES COPPEDGE**, or James Coppedge, *et al* alphabetical derivatives ("Collateral"), or any other party for whom the Creditor makes this Private Offset Bond available by his signature or seal, whether such instruments be express, implied, commercial, negotiable or non-negotiable, shall upon presentment to the Fiduciary or agent(s) thereof be ledgered against this Private Offset Bond by the above-named Fiduciary when such instruments of obligation are duly authorized by the Creditor through signature, seal or contract, express or implied and this Private Offset Bond is referenced by the Creditor for such ledgering by name or number and duly lawfully and fully paid, satisfied, offset and discharged dollar for dollar through the Creditor's Private Offset Account Number **SS# 210342201** as authorized herein in any amount up to and including one-half (fifty percent) of the above-noted Face Value of this Bond.

NOW, THEREFORE, the Creditor for the purpose of lawful commerce, does hereby necessarily issue this Registered Private Bond to JACOB LEW in his capacity as SECRETARY, THE UNITED STATES DEPARTMENT OF THE TREASURY in the amount above-noted. This bond is for the purpose of setoff and discharge of debt which is the public debt obligation of the United States. The Fiduciary shall have ten (10) days from presentment to dishonor the Bond by returning same to the Principal by certified mail at the location below-noted. Failure to return will stipulate the Fiduciary's acceptance and honor.

### BOND ORDER

1. The Fiduciary shall instantly ledger the sum certain of one half (fifty percent) of the above-noted Face Value of this Private Offset Bond to the benefit and use of THE UNITED STATES DEPARTMENT OF THE TREASURY for a period of Ten (10) years from the Date of Issuance through the Date of Expiration of this Bond.
2. The Fiduciary shall ledger dollar for dollar against this Private Offset Bond by end of business on the day of presentment or the next business day if presentment is made on a non-business day, any and all liabilities whether attributed to, or on behalf of, the Creditor, the Creditor's Collateral or any other party for which Creditor makes this Private Offset Bond available by his signature and/or seal on the instrument of obligation or otherwise gives notice to pay, satisfy or discharge the obligation regardless of the form of the instrument of obligation, whether the instrument of obligation is commercial, negotiable, non-negotiable, express or implied, through the Creditor's Private Offset Account, Pass-through Account James Coppedge, **SS#210342201** or **JAMES COPPEDGE, SS# 210-34-2201**, as authorized herein in any amount or cumulative amounts up to and including one-half (fifty percent) of the above-noted Face Value of this Private Offset Bond.
3. Upon presentment of such instrument of obligation, the Fiduciary shall pay, discharge and satisfy the obligation in full dollar for dollar through the Creditor's Private Offset Account, Pass-through Account James Coppedge, **SS# 210342201** in any amount or cumulative amounts up to and including one-half (fifty percent) of the above-noted Face Value of this Private Offset Bond.

NEGOTIABLE

**REGISTERED BONDED PROMISSORY NOTE**

NEGOTIABLE

USPO REGISTERED MAIL TRACKING NO. : 853 530 143 US

**\$2,595.00 X 120%=\$5,709.00**

FIVE THOUSAND NO HUNDREDS NINE DOLLARS AND ZERO-Cents.

Pay to the Order of: THE UNITED STATES OF AMERICA DEPARTMENT OF THE TREASURY,  
INTERNAL REVENUE SERVICE  
c/o JACOB LEW, TRUSTEE OF THE U.S. BANKRUPTCY AND ACCOUNT HOLDER.

In the Amount of: FIVE THOUSAND NO HUNDREDS NINE DOLLARS AND ZERO-Cents.

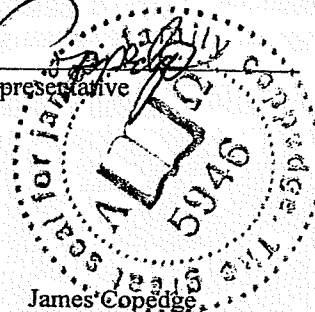
For Credit to: CITY OF PHILADELPHIA/DEPARTMENT OF REVENUE For JAMES COPPEDGE E,  
C.P. # 1507T0144, TO SETTLE ACCOUNT FOR CANCELLATION OF SHERIFF SALE # 1607-075  
DATED: JULY 20, 2016: ADDRESS: 2113 W. ERIE AVEUE PHILADELPHIA, PA 19140. Amount for  
the benefit of JAMES COPPEDGE, plus interest, penalties, and, extra fees: PAID-IN-FULL.  
Routing Through: Private Offset Bond Numbers: E81761746 [210342201] [RR 853 530 130 US] c/o SECRETARY  
THE UNITED STATES DEPARTMENT OF THE TREASURY, JACOB LEW, Registered Mail Numbers from  
Offset Bond: JAMES COPPEDGE, RR 853 530 130 US.

This negotiable instrument, tendered lawfully by *James Coppedge*, ("Maker") in good faith shall evidence as a debt to the Payee pursuant to the following terms: This is an unconditional promise to pay.

1. This Note shall be posted in full dollar for dollar pursuant to the Credit order noted above and presented to the Payee, THE UNITED STATES DEPARTMENT OF THE TREASURY c/o, Trustee of the US Bankruptcy, JACOB LEW.
2. Payee shall, upon receipt of this instrument, charge account SSN: 210-34-2201 via Pass-Through Account SS# 210342201 for the purpose of terminating any past, present, or future liabilities express or implied attached or attributed to SS# 210342201. This is the public debt obligation of the United States.
3. Payee shall ledger this Note for a period of twelve months commencing the start of business on 06/17/2016, until close of business 06 / 14/2017, not to exceed 365 days, at an interest rate of seven percent (7%) per annum, and
4. Upon maturity, this Note shall be due and payable in full with interest and any associated fees. Payment shall be ledgered against *Private Offset Bond Numbers RR 853 530 130 US*, USPO Registered Mail Tracking Numbers From Offset Bonds: RR 853 530 130 US and held and secured by JACOB LEW, SECRETARY, THE UNITED STATES DEPARTMENT OF THE TREASURY. Void where prohibited by law.

By: *James Coppedge*

Authorized Representative



INTERNAL REVENUE SERVICE  
ATTN: OPERATIONS MGR,  
ACCTS MANAGEMENT 2  
ANNA S. MEDLOCK  
P.O BOX 149338  
AUSTIN, TX 78714-9338

JACOB LEW  
DEPARTMENT OF THE TREASURY  
1500 PENNSYLVANIA AVENUE N.W.  
WASHINGTON, D.C. 20220

James Coppedge  
c/o 52 Barkley Court  
Dover, Delaware  
Non Domestic w/o US

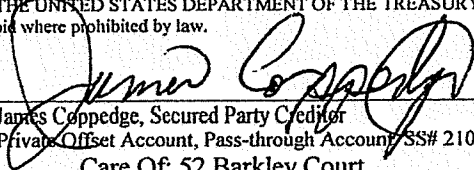
Date: June 17, 2016

*James Coppedge*



4. The Fiduciary shall have ten (10) days from the Date of Delivery specified on United States Postal Service Form 3811, to dishonor this Bond by returning it to the Principal with all associated transactions annexed thereto by United States Certified Mail at the mailing location identified hereunder. The Fiduciary's failure to return the Bond as indicated, along with the documented lawful reasons for the dishonor, will stipulate the Fiduciary's commercial acceptance and honoring of this instrument and all terms and provisions herein as an operation of law.
5. All communication shall be sent by United States Certified Mail to the Principal at the location noted hereunder exactly as shown. Service in any other manner will be defective. The Principal will accept post at the said postal location only.
6. This Bond shall be ledgered as an asset to the benefit of THE UNITED STATES DEPARTMENT OF THE TREASURY.
7. This Bond expires at 11:59:59 PM, Date. 06/14/2026. Void where prohibited by law.

Signed on this the Date: 06/17/2016 .

  
By: James Coppedge, Secured Party Creditor  
Private Offset Account, Pass-through Account, SS# 210342201  
Care Of: 52 Barkley Court  
Dover, Delaware [19904]  
Non Domestic without the US

USPO Registered Mail Number Registered Mail# RA 683 515 657 US. Date: 06/23/2016.

Date of Issuance: JUNE 17, 2016

Date of Expiration: JUNE 14, 2026

Bond Number: RR 853 530 130 US and RR 853 530 143 US

Negotiable

Note Number: RA 683 515 657 US

#0144

# SHERIFF'S SALE

By Virtue of a Writ of Decree Will be exposed to

**PUBLIC SALE**

Wednesday, July 20, 2016

at 9:00 A.M. E.S.T.

The First District Plaza, 5801 Market Street  
Philadelphia, PA 19104

13 Ward 15' 6" X IRREG 213 West Erie Avenue  
As fully described in the title report

James Coppedge

\$2,595.00

C.P. 1507T0144

JEWELL WILLIAMS, Sheriff  
Richard T. Wer, Real Estate Supv.  
Captain Richard Verrecchio, Real Estate Deputy  
Land Title Building, 100 South Broad Street 5th Floor, 686-3535

Under Provisions of Act of assembly of May 16, 1928, P.L. 207, as amended, which provides that purchaser takes property free and clear of incumbrances, subject only to rights of redemption.

## NOTICE:

A schedule of distribution will be on file in the office of the Sheriff, 100 South Broad Street 5th Floor, thirty (30) days after date of sale, and distribution will be made in accordance with that schedule unless exceptions are filed in writing within ten (10) days thereafter with the Sheriff.

Form **1040-V****Payment Voucher**

OMB No. 1545-0074

**2015**Department of the Treasury  
Internal Revenue Service

▶ Do not staple or attach this voucher to your payment or return.

Print or type	1 Your social security number (SSN) <b>210-34-2201</b>		2 If a joint return, SSN shown second on your return		3 Amount you are paying by check or money order. Make your check or money order payable to "United States Treasury"		Dollars <b>\$ 2595</b>	Cents <b>00</b>
	4 Your first name and initial <b>JAMES</b>				Last name <b>COPPEDGE</b>			
	If a joint return, spouse's first name and initial				Last name			
	Home address (number and street) <b>2113 W. ERIE AVE</b>			Apt. no.	City, town or post office, state, and ZIP code (If a foreign address, also complete spaces below.) <b>PHILA PA 19140</b>			
	Foreign country name				Foreign province/state/county		Foreign postal code	

For Paperwork Reduction Act Notice, see your tax return instructions.

Cat. No. 20975C

*Copy***Back**

*Accepted for Value  
Exempt from Levy  
Exemption # 210342201  
SSN: 210-34-2201  
Acct # C.A.150770144  
DEPOSIT TO THE  
UNITED STATES  
TREASURY  
Credit THE SAME TO:  
C.A. 150770144  
Address: 2113 W. ERIE AVE  
PHILA, PA 19140  
FOR JAMES COPPEDGE  
RETURNED FOR VALUE,  
STATEMENT AND  
DISCHARGE OF THIS  
ACCOUNTING.*

*By James Coppedge  
Authorized Representative  
Without Recourse*



**Form 56**  
(Rev. December 2015)  
Department of the Treasury  
Internal Revenue Service

## Notice Concerning Fiduciary Relationship

► Information about Form 56 and its separate instructions is at [www.irs.gov/form56](http://www.irs.gov/form56).  
(Internal Revenue Code sections 6036 and 6903)

OMB No. 1545-0013

### Part I Identification

Name of person for whom you are acting (as shown on the tax return) **JAMES COPPEDGE TRUST c/o MINISTER JAMES COPPEDGE** Identifying number **26-886525-121-0312201** Decedent's social security no.

Address of person for whom you are acting (number, street, and room or suite no.)

**52 BARKLEY COURT**

City or town, state, and ZIP code (If a foreign address, see instructions.)

**DOVER, DELAWARE [19904]**

Fiduciary's name

**JACOB LEW, SECRETARY OF THE UNITED STATES TREASURY**

Address of fiduciary (number, street, and room or suite no.)

**1500 PENNSYLVANIA AVENUE N.W.**

City or town, state, and ZIP code

**WASHINGTON, D.C. 20220**

Telephone number (optional)

( )

### Section A. Authority

1 Authority for fiduciary relationship. Check applicable box:

- a ☐ Court appointment of testate estate (valid will exists)  
b ☐ Court appointment of intestate estate (no valid will exists)  
c ☐ Court appointment as guardian or conservator  
d ☐ Valid trust instrument and amendments  
e ☐ Bankruptcy or assignment for the benefit or creditors  
f ☐ Other. Describe ► **Birth Right/UCC# 2009 0491016 AMENDMENT32013 4557337 SEV: 13132817. 11/19/2013**

2a If box 1a or 1b is checked, enter the date of death ►

b If box 1c—1f is checked, enter the date of appointment, taking office, or assignment or transfer of assets ►

### Section B. Nature of Liability and Tax Notices

3 Type of taxes (check all that apply): ☒ Income ☐ Gift ☒ Estate ☐ Generation-skipping transfer ☐ Employment  
☐ Excise ☐ Other (describe) ►

4 Federal tax form number (check all that apply): a ☐ 706 series b ☐ 709 c ☐ 940 d ☐ 941, 943, 944  
e ☒ 1040, 1040-A, or 1040-EZ f ☒ 1041 g ☐ 1120 h ☐ Other (list) ►

5 If your authority as a fiduciary does not cover all years or tax periods, check here . . . . . ► ☐  
and list the specific years or periods ► **Age 18 year 1962 to present**

6 If the fiduciary has a CAF number and wants a copy of notices and correspondence (see the instructions) check this box . . . . . ► ☐  
and enter the year(s) or period(s) for the corresponding line 4 item checked. If more than one form entered on line 4h, enter the form number.

Complete only if the line 6 box is checked.

If this item is checked:	Enter year(s) or period(s)	If this item is checked:	Enter year(s) or period(s)
4a		4b	
4c		4d	
4e		4f	
4g		4h:	
4h:		4h:	



**Part II Revocation or Termination of Notice****Section A—Total Revocation or Termination**

- 7 Check this box if you are revoking or terminating all prior notices concerning fiduciary relationships on file with the Internal Revenue Service for the same tax matters and years or periods covered by this notice concerning fiduciary relationship ☐ Reason for termination of fiduciary relationship. Check applicable box:

- a ☐ Court order revoking fiduciary authority  
 b ☐ Certificate of dissolution or termination of a business entity  
 c ☐ Other. Describe ☐

**Section B—Partial Revocation**

- 8a Check this box if you are revoking earlier notices concerning fiduciary relationships on file with the Internal Revenue Service for the same tax matters and years or periods covered by this notice concerning fiduciary relationship ☐  
 b Specify to whom granted, date, and address, including ZIP code.

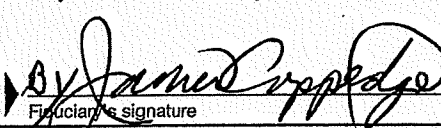
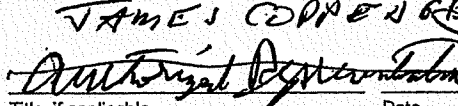
**Section C—Substitute Fiduciary**

- 9 Check this box if a new fiduciary or fiduciaries have been or will be substituted for the revoking or terminating fiduciary and specify the name(s) and address(es), including ZIP code(s), of the new fiduciary(ies) ☐

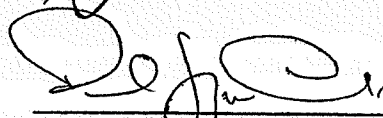
**Part III Court and Administrative Proceedings**

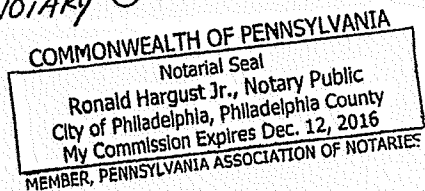
Name of court (if other than a court proceeding, identify the type of proceeding and name of agency)		Date proceeding initiated	
Address of court		Docket number of proceeding	
City or town, state, and ZIP code	Date	Time <input type="checkbox"/> a.m. <input type="checkbox"/> p.m.	Place of other proceedings

**Part IV Signature**

Please Sign Here	I certify that I have the authority to execute this notice concerning fiduciary relationship on behalf of the taxpayer.		
	 Fiduciary's signature	JAMES COPPEGE TRUSTEE  Title, if applicable	6/23/2016 Date

Form 56 (Rev. 12-2015)

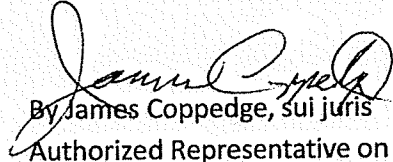
  
 NOTARY 6/23/2016



JAMES COPPEGE TRUST  
 c/o MINISTER JAMES COPPEGE

VERIFICATION -2113 W. ERIE AVE 19140

I, the undersigned, do certify and affirm that the foregoing Petition for Extraordinary Relief is true and correct to the best of my knowledge, understanding, belief, and unlimited commercial liability.

 06/24/2016  
By James Coppedge, sui juris

Authorized Representative on

Behalf of the CORPORATE ISSUE:

JAMES COPPEDGE, DEBTOR ©Ens legis

c/o 52 Barkley Ct

Dover, Delaware near 19904

CERTIFICATION OF SERVICE

I, certify that a true and correct copy of the foregoing Petition for Extraordinary Relief Pending Processing of the Note was served to the following parties in the manner indicated below on this 27 day of June 2016.

By: Registered U.S. Mail: RA 683 515 657 US

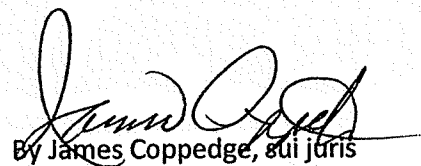
TO: INTERNAL REVENUE SERVICE  
ATTN: OPERATIONAL MGR.  
ACCTS MANAGEMENT 2  
ANNA S. MEDLOCK OR ASSIGN  
P. O. BOX 149338  
AUSTIN, TX 78714-9338

By: Regular U.S. Mail.

PHILADELPHIA DEPARTMENT OF REVENUE  
ATTN: Frank Breslin, Revenue Commissioner  
1401 JFK BLVD , 5<sup>TH</sup> FLOOR, ROOM 580  
PHILADELPHIA, PA 19102

By: Regular U.S. Mail.

PHILADELPHIA SHERIFF'S OFFICE  
ATTN: JEWELL WILLIAMS, Sheriff  
Richard Tyer, Real Estate Supv.  
Captain Richard Verrecchio, Real Estate Deputy  
Land title Building, 100 South Broad Street 5<sup>th</sup> Floor  
(215) 686-3535



By James Coppedge, sui juris

Authorized Representative on

Behalf of the CORPORATE ISSUE:

JAMES COPPEDGE, DEBTOR ©Ens legis

c/o 52 Barkley Ct

Dover, Delaware near 19904

<b>Registered No.</b> RB382512214US		<b>Date Stamp</b> 0936 02	
<b>To Be Completed By Post Office</b>	Postage \$ <b>\$1.57</b>	Extra Services & Fees (continued)	
	Extra Services & Fees <input type="checkbox"/> Registered Mail \$ <b>\$12.50</b>	<input type="checkbox"/> Signature Confirmation \$	
	<input type="checkbox"/> Return Receipt (hardcopy) \$ <b>\$0.00</b>	<input type="checkbox"/> Signature Confirmation Restricted Delivery \$	
	<input type="checkbox"/> Return Receipt (electronic) \$ <b>\$0.00</b>	<b>Total Postage &amp; Fees</b> \$ <b>\$14.07</b>	
	<input type="checkbox"/> Restricted Delivery \$		
Customer Must Declare Full Value \$ <b>\$21.00</b>		Received by <b>06/25/2016</b>	
Domestic Insurance up to \$50,000 is included based upon the declared value. International indemnity is limited. (See Reverse).			
CHESWOLD, DE 19936			
<b>To Be Completed By Customer (Please Print)</b> All Entries Must Be in Ballpoint or Typed	<b>FROM</b>		
	JAMES COPPELGE		
	52 BARILEY CT		
	DOVER DE 19904		
	19936		
<b>TO</b>	To: IAS, ATTN: Operational MGR		
	Account Management 2		
	AUSTIN TX 78714		
	Box 149 338		
	AUSTIN TX 78714-9338		
PS Form 3806, Registered Mail Receipt April 2015, PSN 7530-02-000-9051 For domestic delivery information, visit our website at <a href="http://www.usps.com">www.usps.com</a>			
Copy 1 - Customer (See Information on Reverse)			

## NOTICE OF BAR CODE CORRECTION

FROM: RA 683 515 657 US TO RB 382 512 214 US

REFERENCE CASE NO. C. P. 1507T0144. FEDERAL MISCELLANEOUS

FILING No. 16-MC-141 Date: 06/24/16 Certified.

RETAIN THIS RECEIPT IN CASE THE MAIL IS LOST OR DAMAGED BY THE MAIL SERVICE

## Description of Item

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

## Insurance Coverage

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

## Description of Item

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

## Insurance Coverage

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
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 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]

1. Description of item: [illegible]  
 2. Quantity: [illegible]  
 3. Value: [illegible]  
 4. Insurance: [illegible]  
 5. Signature: [illegible]



IN THE SUPERIOR COURT OF PENNSYLVANIA  
OFFICE OF THE PROTHONOTARY  
530 WALNUT STREET  
THIRD FLOOR, SUITE 313  
PHILADELPHIA, PENNSYLVANIA 19106

James Coppedge,  
Attorney-In-Fact  
52 Barkley Ct  
Dover, Delaware 19904  
On behalf of :

JAMES COPPEDGE TRUST  
c/o MINISTER JAMES COPPEDGE  
52 BARKLEY CT  
DOVER, DELAWARE [19904]  
EIN: 26-2865251

RE: CITY OF PHILADELPHIA v. Coppedge, J.  
No. 50 EDM 2016/Docket No.: 1109 EDA 2016  
Trial Court Docket No. 1507T0144

Date 06/25/16

**NOTICE OF STAY FROM U.S. DISTRICT COURT, EASTERN DISTRICT OF  
PENNSYLVANIA STAY FOR EXTRAORDINARY RELIEF PENDING U.S.  
DEPARTMENT OF THE TREASURY SETTLEMENT/DISCHARGE OF THE TAX  
ACCOUNTING. [See attachments]**

To: Michael A. DiPasquale, Esq.  
Deputy Prothonotary:

Please honor the enclosed attachments for the settlement/discharge of the tax accounting without controversy.

WITHOUT PREJUDICE OR RECOURSE  
All Rights Reserved

By: 

By: James Coppedge, J.D./M.D.iv., sui juris

Authorized Representative & Secured Party Creditor

Attorney-In-Fact on behalf of: JAMES COPPEDGE, DEBTOR ©

Ens legis a/k/a JAMES COPPEDGE TRUST

c/o MINISTER JAMES COPPEDGE

DOVER, DELAWARE 19904

# AFFIDAVIT OF NOTARY PRESENTMENT

State of Delaware )  
County of Kent ) ss,

## CERTIFICATION OF MAILING

On this 25 day of June 2016, for the purpose of verification, I, William J. McPoyle, sr, the undersigned Notary Public, being commissioned in the County and State noted above, do certify that I personally verified that the following documents listed below were placed in an envelope and sealed by me. They were sent by United States Post Office Registered Mail receipt number RA 683515657US to:

INTERNAL REVENUE SERVICE  
ATTN: OPERATIONS MGR.  
ACCTS MANAGEMENT 2  
ANNA S. MEDLOCK OR ASSIGN  
P.O. BOX 149338  
AUSTIN, TX 78714-93338

A NOTICE OF CORRECTION  
OF BAR CODE TO  
RB 382 512 214 US

### Number of Pages

1. NOTARY PRESENTMENT
2. PRE-OFFSET NOTICE FOR BALANCED BOOK ADJUSTMENT
3. REGISTERED BONDED PROMISSORY NOTE - BOND NO. RR 853 530 130 US
4. STATEMENT OF ACCOUNT (Stamped Accepted for Value on Front and Back)
5. IRS FORM 1040V (Stamped Accepted for Value on the Back)
6. IRS FORM 56

James Cepeda

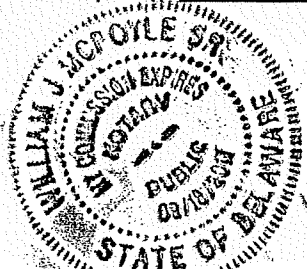
WITNESS my hand and official seal.

William J. McPoyle, sr  
NOTARY PUBLIC

6-25-2016  
DATE

(Seal)

My commission expires: 9-18, 20 17



**ADDITIONAL CERTIFICATION OF SERVICE**

RE: CA NO. 1507T0144/Docket No.: 1109 EDA 2016/50 EDM 2016

Property Location: 2113 W. ERIE AVENUE 19140

I, James Coppedge, Attorney-In-Fact on behalf of JAME COPPEDGE, DEBTOR ©Ens legis do certify that a true and correct copy of the foregoing Notice of Stay from the U.S. DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA pending stettlement/discharge of the TAX Account for said property was served upon the additional parties on this 27 day of June 2016 as indicated in the following manner below:

By: U.S. REGULAR MAIL

SUPERIOR COURT OF PENNSYLVANIA  
OFFICE OF THE PROTHONOTARY  
ATTN: Michael A. DiPasquale, Esq.  
Deputy Prothonotary  
530 WALNUT STREET, STS 315  
PHILADELPHIA, PA 19106

By: U.S. REGULAR MAIL

CITY OF PHILADELPHIA  
COURT OF COMMON PLEAS  
CITY OF PHILADELPHIA  
LAW DEPARTMENT  
ATTN: James J. Zwolak and /or  
Jon-Michael Olson, Esq.  
1401 JFK BLVD, MSB 5<sup>th</sup> Floor, Rm 580  
PHILADELPHIA, PA 19102

By: U.S. REGULAR MAIL  
CITY OF PHILADELPHIA  
CLERK OF CLERK OF COURT  
For the Honorable Judge L. Carpenter  
231 CITY HALL, ROOM 232  
PHILADELPHIA, PA 191012

WITHOUT PREJUDICE

All Rights Reserved

By: 

By: James Coppedge, J.D. sui juris

Authorized Representative &  
Secured Party Creditor  
Attorney-In-Fact on behalf of  
JAMES COPPEDGE, DEBTOR ©  
Ensis legis a/k/a

JAMES COPPEDGE TRUST  
c/o MINISTER JAMES COPPEDGE  
52 BARKLEY CT  
DOVER, DELAWARE 19904



VERIFICATION

I, the undersigned, do certified that the foregoing Petition for Reconsideration is true and correct to the best of my knowledge, understanding and unlimited commercial liability.

CASE No.: 22-cv-679 (JMY)

CERTIFICATION OF SERVICE

I, the undersigned, do certify that the foregoing PETITION FOR RECONSIDERATION was served upon the following parties as indicated below on this 22 day of July, 2022 in the manner indicated below:

By U.S. MAIL Prepaid :

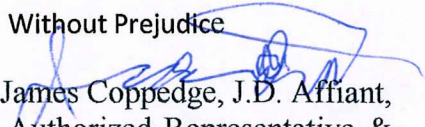
CITY OF PHILADELPHIA  
LAW DEPARTMENT  
ATTN: JAMES J. ZWOLAK, Esq.  
DIVISIONAL DEPUTY CITY SOLICITOR  
FOR THE CITY OF PHILADELPHIA /  
DEPARTMENT OF REVENUE  
1401 JFK BLVD, 5<sup>TH</sup> Floor  
PHILA., PA 19102

SAM SCAVUZZO, ESQ.  
ASST. CITY SOLICITOR  
ATTORNEY ID # 322550  
CITY OF PHILA  
LAW DEPT  
1401 JFK BLVD, 5<sup>TH</sup> FLOOR  
PHILADELPHIA, PA 19102

U.S. DISTRICT COURT FOR THE  
EASTERN DISTRICT OF PA  
ATTN: CLERK OF COURT  
601 MARKET ST  
PHILADELPHIA, PA 19102

CITY OF PHILA/LAW DEPT  
ATTN: MICHAEL PFAUT, ESQ.  
DEPUTY CITY SOLICITOR  
1515 ARCH ST., 15<sup>TH</sup> FL  
PHILA., PA 19102

Without Prejudice

  
James Coppedge, J.D. Affiant,  
Authorized Representative &  
Secured Party Creditor,  
Attorney-In-Fact,

JAMES COPPEDGE,  
DEBTOR © Ens legis  
Without prejudice, UCC 1-  
308, 1-207.4, 1-103.6  
c/o James Coppedge  
52 Barkley Ct  
Dover, Delaware [19904]



James Coppedge  
52 Barkley Ct  
Dover, DE 19904



7021 2720 0002 2461 3065



U.S. District Court for the  
Eastern District of Pa  
Attn: Clerk of Court  
X-RAY  
M.S. 601 Market St.  
Philadelphia, Pa 19102

